

App. No. 09/663,811

Amendment Dated July 13, 2005

Reply to Advisory Action of March 29, 2005

### REMARKS

Claims 1-3, 5-7 and 9-20 were pending in this application before submission of this paper. Claims 1, 7, 13 and 20 are amended. New claims 21 and 22 are added. Accordingly, claims 1-3, 5-7 and 9-22 are pending. Reconsideration of all pending claims is respectfully requested in view of the following remarks.

The amendments to independent claims 1, 7 and 13 are made to even more clarify that an owner domain is different from a "user domain" as the term is used in the Advisory Action. In the continuation sheet of the Advisory Action, it is asserted that U.S. Pat. No. 5,469,559 issued to *Clifton* discloses, "domain tables are used to obtain the particular domain of the user and the access is only permitted and the access is only permitted to a resource identified by the user, domain and page information". It appears that the Advisory Action asserts that a "domain of the user" disclosed by *Clifton* is equivalent to an owner domain as recited in the claims of the present application. However, as discussed in Applicants' Response after Final filed March 10, 2005, *Clifton* does not disclose an owner domain as recited in the claims. Simply stated, a domain of a user is different from an owner domain of an object as recited in the claims. A fair construction of the term "domain of a user" should be clearly distinguishable from that of an "owner domain" as recited in the claims; however, in the interest of expediting allowance of the application, the claims are amended to further distinguish "owner domain" as recited in the claims from "domain of a user" as recited in the Advisory Action.

#### *No New Matter is Added by Claim Amendments.*

The independent claims are amended to recite an object, "having an identification of one or more users." These amendments to the independent claims are supported by at least block 415 of Figure 4 as originally filed.

Claim 20 is amended to recite, "the object ...having an identification of one or more users." This amendment is supported by at least block 417 of Figure 4 as originally filed.

New claims 21 and 22, which respectively depend from claims 1 and 13, recite "wherein the security descriptor includes permissions associated with the one or more users." This feature is also supported by at least block 417 of Figure 4.

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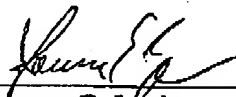
*"Domain of a User Does Not Teach or Suggest "Owner Domain"*

As amended, the claims now recite both "user" and "owner". It is even more clear now that the "domain of a user" described in the Advisory Action cannot be equivalent to an "owner domain" as recited in the claims. Therefore, Applicants respectfully assert that a Prima Facie case of obviousness has not been made because each and every element of the claims are not found in the cited references. Accordingly, Applicants respectfully request withdrawal of the rejections to all pending claims.

In view of the foregoing amendments and remarks, all pending claims are believed to be allowable and the application is in condition for allowance. Therefore, a Notice of Allowance is respectfully requested. Should the Examiner have any further issues regarding this application, the Examiner is requested to contact the undersigned attorney for the applicant at the telephone number provided below.

Respectfully submitted,

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